Case 2:24-cv-04394 Document 1-2 Filed 08/22/24 Page 1 of 1 UNITED STATES DISTRICT COURT

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DESIGNATION FORM

(to be used by counsel to indicate the category of the case for the purpose of assignment to the appropriate calendar)

Address of Plaintiff:		
Address of Defendant:	Judge:	
Place of Accident, Incident or Transacti	on:	
RELATED CASE IF ANY: Case Number:	Judge:	Date Terminated
Civil cases are deemed related when Y	'es is answered to any of the followi	ing questions:
previously terminated action 2. Does this case involve the sar Pending or within one year pr 3. Does this case involve the val Numbered case pending or w 4. Is this case a second or succes by the same individual? I certify that, to my knowledge, the will action in this court except as note above	in this court? me issue of fact or grow out of the sareviously terminated action in this collidity or infringement of a patent alreithin one year previously terminated ssive habeas corpus, social security thin case is / is not related to	same transaction as a prior suit court? Yes No verady in suit or any earlier d action of this court? Yes No verappeal, or pro se case filed Yes No verappeal
DATE.		
	Attorney-at-Law (Must sign above)	Attorney I.D. # (if applicable)
2. FELA 3. Jones Act-Personal Injury 4. Antitrust 5. Wage and Hour Class Action 6. Patent 7. Copyright/Trademark 8. Employment 9. Labor-Management Relation 10. Civil Rights 11. Habeas Corpus 12. Securities Cases 13. Social Security Review Cas 14. Qui Tam Cases	on/Collective Action ns	1. Insurance Contract and Other Contracts 2. Airplane Personal Injury 3. Assault, Defamation 4. Marine Personal Injury 5. Motor Vehicle Personal Injury 6. Other Personal Injury (<i>Please specify</i>): 7. Products Liability
I, Pursuant to Local Civil I case exceed the sum of \$	the effect of this certification is to remove the $\frac{1}{2}$, counsel of record or pro se plaintiff, decrease $\frac{1}{2}$, Rule 53.2 § 3(c)(2), that to the best of means $\frac{1}{2}$, $\frac{1}{2}$	e case from eligibility for arbitration) do hereby certify: ny knowledge and belief, the damages recoverable in this civil actio
DATE:	Attorney-at-Law (Sign here it	. Attorney ID # (if applicable)

NOTE: A trial de novo will be a jury only if there has been compliance with F.R.C.P. 38.